



Registration Number: 2012/153905/07
220 Elsecar street, Kya Sand, 2193
Tel: 011 708 0389
Web: www.excusslogistics.co.za
Email: sales@excusslogistics.co.za

Terms And Conditions

1. This agreement constitutes agreement between Excuss Logistics and Transport and you unless altered and signed by both parties.
2. We may change the quote if there are changes in the inventory distance 50m from front door, stair levels, lifts, the road accesses unsuitable for our vehicles, delays outside our control and if we have to collect or deliver above or below ground floor. If access at the collection and delivery point is limited restricting our vehicles from parking from the entrance which goods are not removed/delivered, you accept liability for those additional charges for shuttle vehicle or extra labour for long carrying.
3. Not included in the quotation are dismantling and assembling furniture and doors, disc, reconnect appliances, hoisting, packing boxes, wrapping and insurance unless stated on your order.
4. Goods that do not fit on doorways, passages will not be transported in or out of the doorways or passages. Otherwise it can be done at your own risk.
5. We reserve the right to employ sub-contractors who shall be solely responsible for the removal of goods.
6. We have legal right to keep and eventually sell any item if payments within 3 months are not received in full.
7. Due to unforeseen events, strikes, breakdowns, traffic delays you agree to agree to indemnify us against any claims.
8. You shall stabilize and protect appliances if this service is not requested from us. We shall not be held responsible for weak goods that fall apart during normal lifting, carrying, loading or offloading. If your goods are unprotected they are transported at your own risk. All items must be of the nature that two men can carry and load.
9. Claims against us by third parties (people other than you or us) you shall pay any charges, expenses, damages, or penalties including parking fines claimed against us in respect of your removal.
10. You may not delay payment or set off (deduct) any amount you owe us if you think you have any claim against us, or if there is any dispute between you and us.
11. You must inspect the vehicle post offloading for goods which might have stayed behind.
12. Insurance, only goods professionally packed, wrapped and unpacked by us shall be insured by us should you take insurance with us. Marks, scratches, dents and chips are not covered by insurance. It is your responsibility to protect your goods or request special wrapping or bubble wrap from us. You give us the consent to enter the complex/premises and handle your goods at your own risk; neither we nor the sub-contractors will be held responsible for damages/loss of any kind if you have not taken all risk insurance with us.
13. Payments, we regret that we do not accept any cheques or cheque deposits. We shall not offload all goods unless all invoices are settled in full. Goods shall be stored at our storage at your own cost in the event of non-payment. Redelivery fee shall be charged should need to redeliver arise.
14. You hereby give us right to sell your goods to defray expenses if your account is not settled within 2 months.
15. Any delays of payment in delivering your goods at the offloading address shall result in additional charges levied on you.
16. Storage, you shall adhere to our storage terms and conditions should you lease premises to store your goods.
17. We reserve the right to cancel your removal should you not comply with our terms and conditions. Cancellation fees shall apply should you need to cancel your booking without sufficient notice.
18. By accepting the quote telephonically, by email or any other form of acceptance will imply that you understood and comply with the terms and conditions

I have read and agree to the terms and conditions. Client Signature.....

Date